UNIT	ED STA	ATES PA	ATENT	AND	ΓRADEMARK OFFICE	
In re A	Applicat	ion of:			Ilias Manettas et al.	
Application Number:					10/551,339	
Filing Date:					09/14/2006	
Group	Art Ur	nit:			3785	
Exami	iner:				Alexis K. Cox	
Title:					REFRIGERATION DEVICE WITH ADAPTIVE AUTOMATIC DEFROSTING AND CORRESPONDING DEFROSTING METHOD	
P.O. E	30x 145	er for Pat 0 VA 2231	3-1450	<u>RMAT</u>	ION DISCLOSURE STATEMENT	
Dear S	Sir:					
I. This Information Disclosure Statement is submitted: (check at least one box A, B, or C)						
	A.		than a (2) Wi interna (3) Bet (4) Bet	continu thin thr ational a fore the fore the	ree months of the filing date of a national application (other need prosecution application); ree months of the date of entry of the national stage in an application; remailing of a first Office action on the merits; or amailing of a first Office action after the filing of a request examination.	
	В.		after the period specified in (A), provided that the information dis statement is filed <u>before</u> the mailing date of any of a final action, a of allowance, or an action that otherwise closes prosecution in the application, and it is accompanied by one of:			
			(1)		A statement that:	
				(a)	each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart	

foreign application not more than three months prior to the

filing of the information disclosure statement; or

			(b)	disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.		
		<u>OR</u>				
		(2)		a \$180.00 IDS fee.		
C.	\boxtimes	after the period specified in (B) provided that the information disclosure statement is filed on or before payment of the issue fee and is accompanied by:				
		(1)	\boxtimes	A statement that:		
			(a)	each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpar foreign application not more than three months prior to the filing of the information disclosure statement; or		
			(b)	no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in § 1.56(c) more than three months prior to the filing of the information disclosure statement.		
		<u>AND</u>				
		(2)	\boxtimes	a \$180.00 IDS fee.		

II. LIST OF PATENTS, PUBLICATIONS OR OTHER INFORMATION

The U.S. patent or publication documents, foreign patent or publication documents, and/or non-patent literature submitted for consideration by the Office are listed on the attached PTO/SB/08b or PTO -1449.

III.	LEGII	BLE CC	COPIES OF DOCUMENTS (check all that apply)			
	A.		Copie	PATENTS OR PUBLISHED APPLICATIONS s of U.S. Patents or Published Applications are not enclosed. If are needed, please contact the undersigned.		
	В.		Copie in the	JMENTS IN AN INTERNATIONAL SEARCH REPORT s of documents in the International Search Report should already be PTO file and are not enclosed. If copies are needed, please contact dersigned.		
	C.		A legi	JMENTS IN THE ENGLISH LANGUAGE ble copy of (i) each foreign patent; (ii) each publication; and (iii) all information in the English language is enclosed.		
				tached patents, publications, or other information in the English age do not require a statement of relevancy.		
	D.		A legi	OCUMENTS <u>NOT</u> IN THE ENGLISH LANGUAGE legible copy of (i) each foreign patent; (ii) each publication; and (iii) a ter information <u>NOT</u> in the English language is enclosed		
		A con	cise exp nation li	<u>XPLANATION OF THE RELEVANCE</u> blanation of the relevance of all patents, publications, or other sted that is <u>NOT</u> in the English language is as follows: (check all		
		(1)		Complete English Translation		
		(2)		English Language Equivalent Publication or Patent that is a Complete Translation		
				(List any known English language documents corresponding or related to a non-English language document as a separate reference on the attached PTO/SB/08b or PTO-1449.)		
		(3)		Communication from a foreign office in a counterpart foreign application that indicates the degree of relevance found by the foreign office and that is in the English Language.		

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(4)		applic	cation that indicates the degree of relevance found by the gn office and that is <u>NOT</u> in the English Language: (check all pply)	
	(a)		Complete English Language Translation of the communication	
	(b)		English Language Translation of Relevant Portion(s) of the communication	
	(c)		ISR with an "X", "Y", or "A" indication only	
(5)	\boxtimes	English Language Abstract		
(6)		indivi	Concise Statement of Relevance, as it is presently understood by a individual most knowledgeable about the content of the information listed that is not in the English language.	

- IV. It is requested that the information disclosed herein be considered by the Examiner and formally made of record in this application. This citation does not constitute an admission that the reference is relevant or material to the claims. It is only cited as constituting related art of which the applicants are aware.
- V. Please charge any shortage in fees due in connection with the filing of this, concurrent and future replies, including extension of time fees, to Deposit Account 502786 and please credit any excess fees to such deposit account.

Respectfully submitted,

/Andre Pallapies/

Andre Pallapies Registration No. 62,246 May 10, 2011

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